IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

1.	SAMANTHA HALL,)	
)	
	Plaintiff,)	
)	
v.)	Case No.: CIV-14-670-F
)	
2.	E.I. DU PONT DE NEMOURS ANI	D CO.)	
3.	CONOCO INC.,	·)	ATTORNEYS LIEN CLAIMED
4.	CONOCO PHILLIPS, CO.,)	JURY TRIAL DEMANDED
5.	PHILLIPS 66, CO.,)	
)	
	Defendants.)	

PLAINTIFF'S EXPERT WITNESS LIST

COMES NOW the Plaintiff, Samantha, and pursuant to the Court's Order presents her Expert Witness List as follows:

	<u>EXPERT</u>	EXPECTED TESTIMONY
		The testimony expected is a represented sample and does not represent the scope of the testimony that each expert will provide in the expert reports, deposition testimony or at trial.
1.	David L. Mitchell, Ph.D. Forensic Meteorologist	Testimony is expected to be given regarding air modeling as it relates to emissions from Defendant's refinery, including gasoline, diesel, and volatile organic hydrocarbons which may include benzene and other compounds.
2.	Martyn Smith, Ph.D. Toxicologist	Testimony is expected to be about the toxic and carcinogenic effect of exposure to hazardous waste, emissions from Defendant's refinery including volatile organic hydrocarbons which may include benzene. Testimony includes information concerning causation of chromosome 16 abnormalities.

3.	Mary Jane Calvey, Ph.D. MPH, MBA, CPA Epidemiologist	Testimony is expected to be about Plaintiff's exposure to hazardous waste, emissions, including volatile organic hydrocarbons from Defendant's refinery which may include benzene and Plaintiff's exposure thereto. Testimony is also expected to include causation regarding chromosome 16 abnormalities, and epidemiology. Dr. Calvey will also testify regarding the history of emissions and hazardous waste from Defendant's refinery, including volatile hydrocarbon compounds which may include benzene and the toxic and carcinogenic effect of ingesting such compounds.
4.	Bart Trentham, Ph.D. Psychologist	Testimony is expected to about Plaintiff's psychological and emotional condition including post-traumatic stress disorder as it relates to her acute myeloid leukemia and her treatment.
5.	J.B. Fisher, Ph.D. Certified Professional Geologist Certified Professional Geoscientist	Testimony about the geochemical transport of hazardous waste and emissions from Defendant's refinery, a discussion of forensic analysis of Defendants' wastes and emissions in the overall relevant time period, a discussion of Defendant's alleged other or other co-mingled hazardous waste and volatile hydrocarbon compounds which may include benzene and an evaluation of Defendant's different maps regarding plumes and data provided by the Defendant and its consultant or consultants.
6.	Steven D. Gore, M.D. Director of Hematologic Malignancies at Smilon Cancer Hospital, Yale	Testimony is expected to be about the medical cause of Plaintiff's acute myeloid leukemia
7.	Blayne Hartman, Ph.D. Environmental Geoscientist	Testimony is expected to be about vapor emanation from Defendants' wastes and emissions in the groundwater and soil beneath and around Ms. Hall's residences. Forensic, historic analysis of likely concentrations of gasoline, diesel, volatile organic compounds which may contain benzene and other gaseous compounds emanating from Defendants' wastes.

Plaintiff reserves the right to amend this list, add or delete experts as discovery continues.

Respectfully submitted,

SNEED LANG PC

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CERTIFICATE OF SERVICE

I hereby certify that on the 20 day of August, 2015, I electronically transmitted the attached document to the following:

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